

New York State CLE Board Regulations and Guidelines
Section 8(A)(4)(i), revised. Effective September 1, 2004.

- i. Except in situations where courses are offered free of charge or where the CLE Board has determined that a financial aid policy is not appropriate, a financial aid policy shall be submitted with all applications.
 - i. The CLE Board will review a provider's financial aid policy and procedures for New York attorneys who wish to participate in its courses or programs but who are unable to participate due to cost considerations.
 - ii. Financial aid policies shall be described in detail in the application. The description shall include the specific procedures to be followed by applicants seeking financial aid as well as the specific criteria for the receipt of such aid. The types of financial aid available may include, but are not limited to, discounts, reduced fees, scholarship awards or waivers of course fees.
 - iii. Upon grant of accreditation, providers shall include a statement that they have a financial aid policy and shall identify the procedure for applying for consideration in all their continuing legal education advertisements and brochures for courses and programs offered to New York attorneys, whether those advertisements and brochures are printed or distributed electronically.
- iv. Provider applications that do not include a financial aid policy for courses or programs offered for a fee are ineligible for CLE Board review.